Exhibit F

In the Matter of:

Turing Pharmaceuticals & Impax Laboratories

September 26, 2019 Akeel Mithani

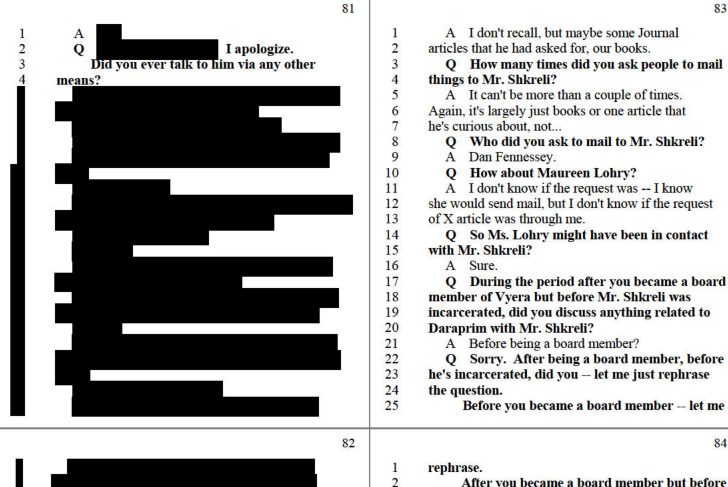
Condensed Transcript with Word Index



For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

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                  FEDERAL TRADE COMMISSION
                                                          APPEARANCES (continued):
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                                                          ALSO PRESENT: Jimmy Fang, Esq. - Deputy General
                                                                        Counsel Vyera
3
    TURING PHARMACEUTICALS,
                                                       3
4
              a corporation,
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                                                                        Anusha Sunkara, FTC Law Clerk
                                                                        Arindam Ghosh, Ph.D. - FTC Economist
5
                                                       5
         and
                                     ) Matter No.
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    IMPAX LABORATORIES,
                                     ) 161-0001
                                                       6
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                                                       7
             a corporation.
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                   Thursday, September 26, 2019
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                   Room 7104
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                   Federal Trade Commission
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                   400 7th Street, S.W.
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                   Washington, D.C. 20024
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              The above-entitled matter came on for
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    investigational hearing, pursuant to notice, at
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    9:00 a.m., for the testimony of:
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                       AKEEL MITHANI
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    APPEARANCES:
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              NEAL PERLMAN, ESQ.
                                                       3
                                                          Akeel Mithani
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              DANIEL BUTRYMOWICZ, ESQ.
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              Federal Trade Commission
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                                                                   By Mr. Weiner. . . . . . . . . . . . . . . . 231
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         ON BEHALF OF VYERA PHARMACEUTICALS
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         AND THE WITNESS:
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              MICHAEL WEINER, ESQ.
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	77		79
1	A Yes.	1	e-mail?
2	Q Did you communicate with Mr. Shkreli	2	A Sure.
3	before he was incarcerated?	3	Q Did you e-mail him from your personal
4	A Yes.	4	e-mail about Vyera-related business?
5	Q How often?	5	A Maybe.
6	A I can't tell you. Maybe once a week.	6	Q During that time period are you aware
7	Q How did you communicate with him?	7	whether anyone else from Vyera communicated with
8	A Cell phone or in-person meetings.	8	Mr. Shkreli?
9	Q Texting?	9	A I would assume Kevin did, but I think that
10	A In-person meetings.	10	would be it.
11	Q Texting?	11	Q No one else?
12	A No.	12	A I'm sure there were people, but I don't
13	Q No?	13	want to speak on their behalf.
14	A It was largely just calling.	14	Q Are you aware whether other people
15	Q Calling on the cell phone?	15	communicated with Mr. Shkreli?
16	A Or in-person meetings.	16	A I'm not aware.
17	MR. WEINER: What period of time are you	17	Q After Mr. Shkreli was incarcerated, did
18	talking about?	18	you communicate with him at all?
19	THE WITNESS: Before incarceration.	19	A Yeah.
20	MR. WEINER: And after? We talked about	20	Q How often?
21	earlier before when you were at the company you	21	A It depends. It would sometimes be once a
22	were	22	week, sometimes once a month, sometimes once every
23	MR. PERLMAN: Sure. I can clarify, yeah,	23	two months.
24	sure.	24	Q How would you communicate with Mr. Shkreli
25	BY MR. PERLMAN:	25	after he was incarcerated?
	78		80
1	Q So I'm talking about the time from when	1	A CorrLinks, calls.
2	you started at Vyera until he was incarcerated.	2	Q What was the first thing?
3	We're clear?	3	A CorrLinks. It's an inmate messaging sort
4	A Yeah.	4	of e-mail service.
5	Q So you talked to him once a week after you	5	Q What would you discuss?
6	joined	6	A From everything from rap music largely to
7	A Yeah, sounds about right.	7	how he's doing, and he would sometimes forward BD
8	Q until he Okay.	8	ideas and stock ideas.
9	And you talked to him by phone?	9	Q Would you act on those BD ideas?
10	A Yeah.	10	A I didn't really think very highly of his
11	Q And you talked to him in person?	11	BD ideas because the company didn't have that much
12	A Yeah.	12	money to do the ideas that he was talking about.
13	Q Where would you meet him?	13	Q Did Vyera ever act on any of his BD ideas?
14	A At a bar close by or at his apartment.	14	A Yeah, we looked at it. Nothing came
15	Q Where is his apartment?	15	substantial of it.
16	A It was a block away from our office.	16 17	Q So other than the CorrLinks, how else did
17	Q Where is your office?	18	you communicate with Mr. Shkreli in prison, if at
18	A Thirty-ninth and Third.	19	all? A He would call me.
19 20	Q Other than the phone calls and in-person	20	Q Call you using what phone?
20	meetings, did you communicate with Mr. Shkreli in	21	A The prison phone.
21 22	any other way after you joined Vyera, before he was incarcerated?	22	Q What's your cell phone number?
23	A Sure. I'm sure there were e-mails or	23	A Cell phone number is
23 24	texts, but I don't recall specific ones.	24	21 Cen phone number is
25	Q Did you e-mail him from your personal	25	Q I think you're missing a digit?
23	Z Dia you c-man min from your personal		e romming a romboning a digital



Q Have you produced those What's App messages 8 to your counsel for us to review? 9 A I gave him my phone. 10 Q Did you ever visit Mr. Shkreli in prison? A I did. 11 Q How many times? 12 13 A Once while he was at MDC, which I'm not 14 sure if it was before the sentencing or not. Q What did you discuss in that meeting? 15 A I don't recall much. 16 17 Q Have you ever mailed anything to 18 Mr. Shkreli? 19 A I have not. 20 Q Have you ever asked anybody to mail any --21 I can't --Q Let me finish. 22 23 Yeah. 24 Q Have you ever asked anybody to mail 25 anything to Mr. Shkreli?

After you became a board member but before Mr. Shkreli was incarcerated, did you discuss anything related to Daraprim with Mr. Shkreli?

A Yeah, sure. He's a shareholder.

Q Did you discuss anything related to Daraprim with any other shareholders?

A Yeah.

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Q Which ones?

A Anyone that would call up.

Q Who called up?

12 A David Chan called up, Opal Eye called up.

Armistice called up.

(Reporter requests clarification)

THE WITNESS: Sure. David Chan, Steve

Bohad, Opal Eye. That's the few I can remember off

the top of my head.

BY MR. PERLMAN:

Q What did you discuss with Mr. Shkreli
related to Daraprim during that time period we are
talking about?

A I can't recall off the top of my head.

Q Did Mr. Shkreli ever direct you to say anything to any of your business partners?

A Sure. He was helping out with BD at the

21 (Pages 81 to 84)

